

Appl. No. 10/773,971  
Atty. Docket No. 9520  
Reply dated August 22, 2006  
Reply to Office Action dated August 14, 2006  
Customer No. 27752

#### REMARKS

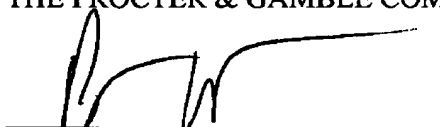
The Examiner has required restriction as to Group I (species of a kit as shown in Figure 1) and Group II (species of a kit as shown in (Figure 2) because the inventions are distinct. For the purpose of compliance with the election request and to expedite prosecution, Applicants elect, without traverse, Group I encompassing Figure 1. Claims 1-11 are believed to be readable thereon.

While the restriction requirement, as it pertains to Group II was made final, Applicants respectfully request rejoinder of the subject matter of Figure 2 and Claims 12-20 readable thereon pursuant to M.P.E.P. §821.04 upon any indication of allowable subject matter.

Respectfully submitted,

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